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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91183722
Party	Defendant EIGHTY-EIGHT, LLC
Correspondence Address	NICHELLE NICHOLES LEVY ROBINSON BRADSHAW & HINSON 101 NORTH TRYON STREET, Ste 1900 CHARLOTTE, NC 28246 UNITED STATES rcameron@rbh.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Robert H. Cameron
Filer's e-mail	rcameron@rbh.com
Signature	/robert h cameron/
Date	12/18/2008
Attachments	Eighty Eight LLC Consented to Motion to Further Suspend Proceedings.pdf ( 3 pages )(59557 bytes )

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

88 Tees Hawaii, Inc.	)
Opposer,	)
** /	Opposition Nos. 91183717, 91183722
v.	)
	) Serial Nos. 78/830,746, 78/830,750
Eighty-Eight, LLC,	) Marks: 88, 88 (Stylized)
	)
Applicant.	)

## **CONSENTED-TO MOTION TO FURTHER SUSPEND PROCEEDINGS**

U.S. Patent and Trademark Office Trademark Trial and Appeal Board PO Box 1451 Alexandria, Virginia 22313-1451

Dear Sir or Madam:

Applicant, with the consent of Opposer, hereby respectfully moves the Board to further suspend the above-captioned opposition proceedings sixty (60) days pending conclusion of settlement negotiations concerning the marks subject of these proceedings. The suspension is subject to the right of either party to request resumption.

The parties have recently conferred following the exchange of drafts of a settlement agreement, and additional time is needed to finalize the terms of said agreement. The parties wish to avoid the time constraints of and associated expenses with discovery deadlines while finalizing terms of settlement. Accordingly, it is believed that this request is not being made for purposes of delay.

Opposer's counsel, Colin O. Miwa, consented to this motion in a telephone conference on December 9, 2008. Applicant therefore requests favorable action on this motion and that, should proceedings resume or this motion be denied, that the deadline for initial disclosures be reset at least

fifteen (15) days from the date of the Board's order and that the remaining trial dates in these Oppositions be reset for at least ninety (90) days from the date of the Board's order.

This  $\frac{10}{10}$  day of December, 2008.

Respectfully submitted,

Robinson, Bradshaw & Hinson, P.A.

By: Nobel H. Stokely G. Caldwell

Robert H. Cameron Attorneys for Applicant

101 N. Tryon Street Suite 1900 Charlotte, NC 28246

(704) 377-2536

## **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing **CONSENTED-TO MOTION TO FURTHER SUSPEND PROCEEDINGS** has been served upon each of the parties to this action by depositing same in the United States mail, postage prepaid, in an envelope(s) addressed as follows:

Martin E. Hsia, Esq. Colin O. Miwa, Esq. Attorneys for Opposer 1000 Bishop Street 12<sup>th</sup> Floor Honolulu, Hawaii 96813

This \_\_\_\_\_ day of December, 2008.

Robert H. Cameron